U.S. 141 - 0, - 2 .

ARBITRATION WITH FRANCE

MESSAGE

FROM THE

PRESIDENT OF THE UNITED STATES

TRANSMITTING

AN AUTHENTICATED COPY OF A TREATY SIGNED BY THE PLENIPOTENTIARIES OF THE UNITED STATES AND FRANCE ON AUGUST 3, 1911, EXTENDING THE SCOPE AND OBLIGA-TION OF THE POLICY OF ARBITRATION ADOPTED IN THE PRESENT ARBITRATION TREATY OF FEBRUARY 10, 1908, BETWEEN THE TWO COUNTRIES, SO AS TO EXCLUDE CER-TAIN EXCEPTIONS CONTAINED IN THAT TREATY AND TO PROVIDE MEANS FOR THE PEACEFUL SOLUTION OF ALL QUESTIONS OF DIFFERENCE WHICH IT SHALL BE FOUND IMPOSSIBLE IN FUTURE TO SETTLE BY DIPLOMACY :: ::





PRESENTED BY MR. LODGE

August 12, 1911.—Ordered to be printed

WASHINGTON

1911

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THE PEACEFUL SOLUTION OF ALL QUESTIONS OF DIFFERENCE
WHICH IT SHALL BE FOUND IMPOSSIBLE IN FUTURE TO
SETTLE BY DIPLOMACY.

August 5, 1911.—Read; convention read the first time and referred to the Committee on Foreign Relations, and, together with the message and accompanying papers, ordered to be printed in confidence for the use of the Senate.

August 5, 1911.—Injunction of secrecy removed.

To the Senate:

With a view to receiving the advice and consent of the Senate to the ratification of the treaty, I transmit herewith an authenticated copy of a treaty signed by the plenipotentiaries of the United States and France on August 3, 1911, extending the scope and obligation of the policy of arbitration adopted in the present arbitration treaty of February 10, 1908, between the two countries, so as to exclude certain exceptions contained in that treaty and to provide means for the peaceful solution of all questions of difference which it shall be found impossible in future to settle by diplomacy.

WM. H. TAFT.

THE WHITE HOUSE, Washington, August 4, 1911.

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GENERAL ARBITRATION TREATY BETWEEN THE UNITED STATES 1 OF AMERICA AND THE FRENCH REPUBLIC. 2

The United States of America and the French Republic being equally desirous of perpetuating the firm, inviolable and universal peace, which has happily existed between the two nations from the earliest days of American independence, and which has been confirmed and strengthened by their close relations of friendship and commerce, and there being no important question of difference now outstanding between them, and both nations being resolved that no future difference shall be a cause

of hostilities between them or interrupt their good relations;

The High Contracting Parties have, therefore, determined, in furtherance of this end, to conclude a treaty extending the scope and obligations of the policy of arbitration adopted in their present arbitration treaty of February 10, 1908, so as to exclude certain exceptions contained in that Treaty and to provide means for the peaceful solution of all questions of difference which it shall be found impossible in future to settle by diplomacy.

And for that purpose they have appointed as their respective 20 Plenipotentiaries: 21

The President of the United States of America, the Honorable Philander C. Knox, Secretary of State of the United States; and

The President of the French Republic, His Excellency J. J. Jusserand, Ambassador of the French Republic at Washington;

Who, duly authorized, have agreed upon the following Articles: ARTICLE I.

All differences hereafter arising between the High Contracting Parties, which it has not been possible to adjust by diplomacy, relating to international matters in which the High Contracting Parties are concerned by virtue of a claim of right made by one against the other under treaty or otherwise, and which are justiciable in their nature by reason of being susceptible of decision by the application of the principles of law or equity, shall besubmitted to the Permanent Court of Arbitration established at The Hague by the Convention of October 18, 1907, or to some other arbitral tribunal as may be decided in each case by special

1 agreement, which special agreement shall provide for the organi-

2 zation of such tribunal if necessary, define the scope of the powers

3 of the arbitrators, the question or questions at issue, and settle

4 the terms of reference and the procedure thereunder.

The provisions of Articles 37 to 90, inclusive, of the Convention for the Pacific Settlement of International Disputes concluded at the Second Peace Conference at The Hague on the 18th October, 1907, so far as applicable, and unless they are inconsistent with or modified by the provisions of the special agreement to be concluded in each case, and excepting Articles 53 and the provision of the special agree-

to be taken under this Treaty.

The special agreement in each case shall be made on the part of the United States by the President of the United States, by and with the advice and consent of the Senate thereof, and on the part of France subject to the procedure required by the con-

17 stitutional laws of France.

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Such agreements shall be binding when confirmed by the two Governments by an exchange of notes.

ARTICLE II.

The High Contracting Parties further agree to institute as occasion arises, and as hereinafter provided, a Joint High Commission of Inquiry to which, upon the request of either Party, shall be referred for impartial and conscientious investigation any controversy between the Parties within the scope of Article I, before such controversy has been submitted to arbitration, and also any other controversy hereafter arising between them even if they are not agreed that it falls within the scope of Article I; provided, however, that such reference may be postponed until the expiration of one year after the date of the formal request therefor, in order to afford an opportunity for diplomatic discussion and adjustment of the questions in controversy, if either Party desires such postponement.

Whenever a question or matter of difference is referred to the Joint High Commission of Inquiry, as herein provided, each of the High Contracting Parties shall designate three of its nationals to act as members of the Commission of Inquiry for the purposes of such reference; or the Commission may be otherwise constituted in any particular case by the terms of reference, the mem-

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bership of the Commission and the terms of reference to be 1 determined in each case by an exchange of notes. 2

The provisions of Articles 9 to 36, inclusive, of the Convention for the Pacific Settlement of International Disputes concluded at The Hague on the 18th October, 1907, so far as applicable and unless they are inconsistent with the provisions of this Treaty, or are modified by the terms of reference agreed upon in any particular case, shall govern the organization and procedure of the Commission.

ARTICLE III.

The Joint High Commission of Inquiry, instituted in each case as provided for in Article II, is authorized to examine into and report upon the particular questions or matters referred to it, for the purpose of facilitating the solution of disputes by elucidating the facts, and to define the issues presented by such questions, and also to include in its report such recommendations and conclusions as may be appropriate.

The reports of the Commission shall not be regarded as decisions of the questions or matters so submitted either on the facts or on the law, and shall in no way have the character of an arbitral award.

It is further agreed, however, that in cases in which the Parties disagree as to whether or not a difference is subject to arbitration under Article I of this Treaty, that question shall be submitted to the Joint High Commission of Inquiry; and if all or all but one of the members of the Commission agree and report that such difference is within the scope of Article I, it shall be referred to arbitration in accordance with the provisions of this Treaty.

ARTICLE IV.

The Commission shall have power to administer oaths to witnesses and take evidence on oath whenever deemed necessary in 32 any proceeding, or inquiry, or matter within its jurisdiction under 33 this Treaty; and the High Contracting Parties agree to adopt such legislation as may be appropriate and necessary to give the Commission the powers above mentioned, and to provide for the issue of subpænas and for compelling the attendance of witnesses in the proceedings before the Commission.

On the inquiry both sides must be heard, and each Party is 1 entitled to appoint an Agent, whose duty it shall be to repre-2 sent his Government before the Commission and to present to 3 the Commission, either personally or through counsel retained 4 for that purpose, such evidence and arguments as he may deem 5 necessary and appropriate for the information of the Commis-6 7 sion.

ARTICLE V.

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The Commission shall meet whenever called upon to make an examination and report under the terms of this Treaty, and the Commission may fix such times and places for its meetings as may be necessary, subject at all times to special call or direction of the two Governments. Each Commissioner, upon the first joint meeting of the Commission after his appointment, shall, before proceeding with the work of the Commission, make and subscribe a solemn declaration in writing that he will faithfully and impartially perform the duties imposed upon him under this Treaty, and such declaration shall be entered on the records of the proceedings of the Commission.

The United States and French sections of the Commission may each appoint a secretary, and these shall act as joint secretaries of the Commission at its joint sessions, and the Commission may employ experts and clerical assistants from time to time as it may deem advisable. The salaries and personal expenses of the Commission and of the agents and counsel and of the secretaries shall be paid by their respective Governments, and all reasonable and necessary joint expenses of the Commission incurred by it shall be paid in equal moieties by the High Contracting Parties.

ARTICLE VI.

This Treaty shall supersede the Arbitration Treaty concluded between the High Contracting Parties on February 10, 1908.

ARTICLE VII.

The present Treaty shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by the President of the French Republic, in accordance with the constitutional laws of France. 37 The ratifications shall be exchanged at Washington as soon 38 as possible and the Treaty shall take effect on the date of the

- 1 exchange of its ratifications. It shall thereafter remain in
- 2 force continuously unless and until terminated by twelve
- 3 months' written notice given by either High Contracting Party
- 4 to the other.
- 5 In faith whereof the respective Plenipotentiaries have signed
- 6 this Treaty in duplicate in the English and French languages
- 7 and have hereunto affixed their seals.
- 8 Done at Washington and Paris this third day of August,
- 9 one thousand nine hundred and eleven.

[SEAL.]

PHILANDER C. KNOX.

[SEAL.] JUSSERAND.

I certify that the foregoing is a true copy of the treaty this day signed.

PHILANDER C. KNOX,

Secretary of State.

August 3, 1911.

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